Telecommunications Relay Services for Disabled Telephone Users

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, 40-16-107. Violations - penalties. (1) Any motor vehicle carrier exempt from regulation as a public utility who operates a motor vehicle for its business in violation of any provision of this article is guilty of a class 2 misdemeanor.

(2) Each day in which a motor vehicle carrier exempt from regulation as a public utility operates a motor vehicle for its business in violation of

any provision of this article shall constitute a separate offense.

(3) In addition to any other sanctions or penalties which may be imposed pursuant to law, motor vehicle carriers exempt from regulation as public utilities shall be subject to civil penalties as provided in sections 40-7-112 to 40-7-116.

Source: Entire article added, L. 85, p. 1307, § 1, effective May 29; (3) added, L. 89, p. 1543, § 6, effective April 12.

40-16-108. Jurisdiction of courts. (1) The district court or, within its jurisdiction, the county court of any county in or through which any motor vehicle carrier exempt from regulation as a public utility operates has jurisdiction in all matters arising under this article on account of the operations of such motor vehicle carrier exempt from regulation as a public utility.

(2) It is the duty of the district attorney for the county having jurisdiction

to prosecute all violations of this article.

Source: Entire article added, L. 85, p. 1307, § 1, effective May 29.

40-16-109. Office of regulatory reform - report to general assembly. (Repealed)

Repealed, effective June 5, 1991.

Source: Entire article added, L. 85, p. 1307, § 1, effective May 29; entire section repealed, L. 91, p. 810, § 11, effective June 5.

ARTICLE 17

Telecommunications Relay Services for Disabled Telephone Users

Editor's note: The substantive provisions of this article were repealed and reenacted in 1992, causing some addition, relocation, and elimination of sections as well as subject matter. (For an historical record of this article, check the 1989 annual supplement to the 1984 replacement volume of Colorado Revised Statutes 1973 and any annual supplements thereto.)

40-17-101. Legislative declaration. 40-17-104. Colorado disabled telephone 40-17-102. Definitions. users fund - creation - pur-40-17-103. Commission - powers and pose. duties.

40-17-101. Legislative declaration. (1) The general assembly hereby finds, determines, and declares that many of Colorado's residents are unable 09-19-02

to utilize telecommunications facilities without assistance and are therefore disabled telephone users. Disabled telephone users include, but are not limited to, the deaf, the hard of hearing, the speech-impaired, the deaf-blind, and those with central nervous system disabilities. Disabled telephone users constitute a substantial and valuable resource within the United States and the state of Colorado, and this segment of our population needs access to telecommunications facilities in order to be contributing and productive members of our society. The role of telecommunications in our world today is inestimable. Telecommunications is the primary vehicle of commerce and industry, the means to convey and receive information and knowledge, and is one of the ways we communicate with others on a personal as well as business level. Telecommunications results in greater independence and selfsufficiency by expanding the channels for employment opportunities, the market for goods and services, human contact, and fellowship. Disabled telephone users should have equal access to this critical tool, not only for their own sake, but for the benefit of society at large. The ability to use telecommunications will enhance the business and personal lives of disabled telephone users, while stimulating and promoting economic development in Colorado. The general assembly recognizes the vitality and potential of Colorado's disabled, including disabled telephone users. Telecommunications is vital to our society, and its availability to disabled telephone users is an investment of benefit to all of Colorado.

(2) The general assembly therefore concludes that it is appropriate to provide access to telecommunications for disabled telephone users by establishing telecommunications relay services that replace and expand the dual party relay system required pursuant to this article as said article existed prior to July 1, 1992.

Source: Entire article R & RE, L. 92, p. 2132, § 1, effective July 1.

40-17-102. Definitions. As used in this article, unless the context otherwise requires:

(1) "Commission" means the public utilities commission of the state of Colorado.

(2) "Local exchange company" means a telecommunications company that provides telephone access lines to members of the general public who are its customers.

(3) "Telecommunications relay services" means any telecommunications transmission services that allow a person who has a hearing or speech disability to communicate by wire or radio in a manner that is functionally equivalent to the ability of a person who does not have a hearing or speech disability. Such term includes any service that enables two-way communication between a person who uses a telecommunications device or other nonvoice terminal device and a person who does not use such a device.

(4) "Telephone access line" means the access to the local exchange network, as defined in tariffs approved by the commission, from the premises of an end user customer of a local exchange company to the telecommunications network to affect the communications network to affect the communications are two the communications are two the communications.

tions network to effect the transfer of information.

Source: Entire article R & RE, L. 92, p. 2133, § 1, effective July 1.

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Telecommunications Relay Services for Disabled Telephone Users

40-17-103. Commission - powers and duties. (1) The commission shall administer and contract for telecommunications relay services.

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(2) The commission shall adopt rules for the implementation of this arti-

cle. The rules shall:

(a) Conform with the federal "Americans with Disabilities Act of 1990", 47 U.S.C. sec. 225, et seq., including provision for state application to the federal communications commission for certification;

(b) Be consistent with the commission's quality of service rules;

(c) Require that providers relay communicated messages promptly and accurately, maintain the privacy of persons who receive telecommunications relay services, and preserve confidentiality of all parties in connection with relayed messages;

(d) Specify the types of calls that are included as telecommunications relay services, specifically requiring that the costs of any long-distance service or any other service that is not a basic local exchange service be borne by the disabled telephone user.

- (3) The commission shall, through the promulgation of rules, develop and implement a mechanism to recover its costs and the cost to local exchange companies in implementing and administering telecommunications relay services required by this article. The mechanism shall, at a minimum, provide for the following:
- (a) The assessment of a monthly surcharge on each telephone access line, which surcharge may be adjusted by the commission in accordance with paragraph (d) of this subsection (3). The monthly surcharge shall be an amount sufficient to reimburse the commission for its costs in developing, implementing, and administering telecommunications relay services, which administrative costs shall not exceed three percent of the total costs, to reimburse local exchange companies for their administrative costs in imposing and collecting the surcharge, and to cover the costs of providers in rendering the service;
- (b) A requirement that the monthly surcharge be imposed upon and collected from each individual telephone access line provided by a local exchange company;
- (c) A requirement that the surcharge be listed as a separate item that appears on each customer's monthly billing statement;
- (d) An annual adjustment to the surcharge by the commission when necessary to accurately reflect a change in the cost of providing telecommunications relay services;
- (e) The authority of a local exchange company to deduct and retain as reimbursement for its administrative costs an amount not to exceed three-quarters of one percent of the amount of total monthly surcharges collected by such local exchange company. In addition, the mechanism shall include a requirement that any remaining amount of moneys be transmitted to the state treasurer who shall credit the same to the "Colorado Disabled Telephone Users Fund" created by section 40-17-104.
- (f) A requirement that each local exchange company maintain a record of the monthly surcharge imposed on each customer and collected by the local exchange company. The record of any monthly surcharge imposed and collected shall be maintained for three years from the date of billing. The

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commission may require an audit of a local exchange company's records,

which audit shall be at the commission's expense.

(4) The commission shall prepare and submit an annual report to the general assembly concerning the operation and effectiveness of telecommunications relay services. If the monthly surcharge on each telephone access line exceeds fifteen cents, the commission shall within twenty days prepare a report for the legislative appropriation committees which would justify any additional increase in the surcharge.

Utilities

Source: Entire article R & RE, L. 92, p. 2134, § 1, effective July 1; (3)(e) amended, L. 93, p. 1794, § 93, effective June 6.

40-17-104. Colorado disabled telephone users fund - creation - purpose. Except as otherwise authorized to be retained by section 40-17-103 (3) (e), all moneys collected by the local exchange companies in accordance with said section shall be transmitted to the state treasurer, who shall credit the same to the "Colorado disabled telephone users fund", which fund is hereby created and is referred to in this article as the "fund". On July 1, 1992, any moneys in the "Colorado Disabled Telephone Users Fund" created by section 40-17-103, as said section existed prior to July 1, 1992, shall be credited to the fund as created by this section. The general assembly shall make annual appropriations out of such fund for the administration of the fund. The moneys in such fund not used for administration of such fund are hereby continuously appropriated to the public utilities commission for the reimbursement of providers who render telecommunications services authorized by this article.

Source: Entire article R & RE, L. 92, p. 2135, § 1, effective July 1.

RAILROADS

ARTICLE 20

Organization and Government

40-20-101.	Certificate of incorporation.	40-20-108.	Purchase or lease of other lines
40-20-102.	Powers of corporation.	- 	
	This is a composition.		- sale.
40-20-103.	Right-of-way for changed line.	40-20-109.	Dining cars need no license.
40-20-104.	May guarantee bonds and		Tring outs need no meeting.
	v.vel Engrantice Dollog SHC	40-20-110.	Title to equipment.
	interest.	40 - 20-111.	Lease may stipulate sale.
40-20 - 105.	Construction started within		Dense may supulate sale.
10 20-105.	Construction started within	40-20-112.	Execution of contract.
	two years.	40-20-113.	
40-20 - 106.		• •	Acknowledgments.
	Directors - election.	40-20-114.	Term of existence - renewal.
40-20 - 107.	Stockholders to fix interest		a visit of outstolloc - logic wat.
	and lanes		
	and loans.		

40-20-101. Certificate of incorporation. (1) Any number of persons, not less than five, may associate to form a company for the purpose of constructing and operating a railroad.